Cumulative Index 1993-1995

Abduction. children, of [1993] 515, 516 Abuse of process. acquittal and later charge [1995] 629 assistance to police, assurance of no prosecution [1993] 759 causing death by careless driving. car scrapped before charge [1995] committal proceedings [1993] 130 custody time limits, and [1995] 223 delay, exceptional prejudice, and [1994] 910 review of authorities [1993] 37 guilty plea, prosecution for greater offence, and [1995] 938 power of court [1993] 200 Scott Inquiry evidence, and [1995] 137 trade marks, trading standards officers, and [1995] 224 Acquittals. ordered and directed, Crown Court, in [1993] 95 Actual bodily harm, definition [1994] 432 Administration of justice, acts tending to pervert course of [1993] 761 Affray. public order. setting dog on police [1993] 579 words alone insufficient [1993] 581 self-defence [1995] 296 threatening words or behaviour, and [1994] 518 Aggravated burglary, meaning of "has with him" [1993] 763 Aiding and abetting, acting beyond scope of agreement [1995] 296 Animals, see also Dangerous dogs causing unnecessary suffering guilty knowledge of [1993] 852 custody of [1994] 516 dangerous dogs [1993] 523, 942 pit bull terrier type [1993] 853 meaning of abandonment,

Protection of Animals Act, in [1993]

Animals-cont. protection of. unnecessary suffering by omission [1994] 517 Appeal, against in camera trial. Criminal Appeal Rules and ultra complainant's evidence inconsistent, Galbraith test and "lurking doubt", [1995] 875 conviction, against, mistake in information [1993] 518 death of appellant, survival of appeal [1994] 665 defendant not called. unsafe conviction [1993] 582 disclosure, successive applications [1995] 799 mistaken plea of guilty [1993] 272 new Act. apeals against conviction under [1995] 920 Criminal Cases Review Commission [1995] 929 plea of guilty, bar to appeal [1995] 301 whether appeal allowed [1995] 799 preparatory hearing, C.J.A., s. 9 [1994] 913 reasons for decision, duty of Crown Court to give [1994] 346 several grounds, certification of point before judgment [1994] 276 Appropriate adult. reassessing role of [1995] 540 general conditions, P.A.C.E. and [1993] 567 power of [1995] 139 invalid reason for [1993] 854 whether lawful. different ground before jury [1994] Arson. Caldwell direction, and [1994] 820 endangering life, recklessness as to [1993] 856 intent to endanger life, evidence of intoxication [1995] 877

psychologist's evidence, admissibility [1994] 820 Arson-cont. recklessness. intoxication and [1993] 936 Assault. actual bodily harm. consenting sado-masochistic acts [1993] 583 alternative verdicts, "wounding" and "causing" [1993] 679 causing GBH with intent [1995] 393 direction on "maliciously" [1994] 190 g.b.h. with intent, whether known to law [1994] 666 occasioning actual bodily harm [1994] 518 police officer in execution of duty, of [1995] 394 reasonable force [1995] 38 seriousness of offence and punishment, relationship between [1994] 4 Attempt, aggravated arson. mens rea [1994] 348 Attempted murder. intent [1994] 519 Attempted rape. physical evidence [1993] 274 Australia, reform of evidence law [1993] 268 Autrefois Acquit, change of charge, no disadvantage [1995] 630 contested applications, ethnic minorities and whites [1993] 107 Crown Court recorder. Bail Act, and [1994] 915 failing to surrender to [1993] 201 proper procedure [1993] 40 Immigration Act, and [1994] 822 right to. Canada, in [1993] 510 variation of conditions [1995] 878 Battered women, Ahluwalia and [1993] 728 Bind over. criminal standard of proof [1995] 714 risk of future breach of the peace [1993] 41 Broadcasting, "using" apparatus to obtain information [1995] 39 Burden of proof, basic principles. broader political context, in [1995]

Burglary. trespass, and [1995] 395 Ryelaws challenging validity of, defence to prosecution as [1994] 35 indecency offence, Westminster, in [1993] 202 overlap with general law whether ultra vires [1994] 192 validity of. challenge in criminal proceedings [1993] 374 Canada. the right to bail in [1993] 510 Causing death by reckless driving, drink and Lawrence [1993] 519 Causing effluent to be discharged. Water Act 1989 [1993] 766 Cautioning. juveniles, of, Home Office Guidance [1994] 566 Children. cruelty to, failure to provide medical aid [1995] 486

parents who kill [1993] 31 Companies, criminal liability of [1993] 551, [1994] 722

presumption of doli incapax [1995]

offences by,

undischarged bankrupt as director, absolute offence [1994] 671

Complicity, Law Commission Consultation Paper, proposed changes in law [1994] 239, 252

Computers, pornography on, existing offences, and [1995] 546 Confessions, exculpatory statements, and [1995]

280 Consent, offences against the person, and, consultation paper [1994] 480

Conspiracy, mens rea, undercover enforcement officer, and [1994] 824 Conspiracy to defraud, dishonest concealing by director [1995] 561 Law Commission Report on [1995]

209 Law Commission review [1995] 461 Consumer credit, advertisements. whether within Act and regulations [1995] 40 Consumer protection, appeals. magistrates' obligation [1994] 580 due diligence. variance in judicial attitudes [1995] 695 lack of safety instructions. due diligence, and [1995] 140 misleading price indication [1993] 940, [1994] 521 test of reasonable steps [1994] 277 mortgage scheme. informations duplicitous [1993] 938 price marking [1994] 193 reasonable steps and due diligence [1993] 376 safety, specialist and trade evidence [1994] safety regulations-toys, failure to comply with [1995] 878 Contempt. jury deliberations disclosed. third party, by [1994] 672 practice committal proceedings, guidance [1993] 279 refusal to reveal source of information, sequestration or fines [1993] 277 separate trials from the indictment, prohibition on reporting 1st trial [1994] 114 Context-dependent crime, "speech" crimes [1995] 771 Corporate crime, alternative approaches to liability [1994] 722 Corporate liability. criminal law and [1993] 551 Corporate misconduct, self-incrimination and human rights [1995] 854 "Correspondence" principle, analysis of [1995] 759 Corroboration, after 1994 Act [1995] 448 mutual, jury to determine contamination [1995] 42 sexual cases,

new rules [1995] 524

charge of unfair representation

discretion of trial judge [1995] 631

Counsel.

Counsel-cont. order against. failure to have case relisted [1993] Courts. unrepresented suspect, and silence under 1994 Act [1995] 483 Crime, punishment, and [1994] 4 Criminal Appeal Act 1995, appeals against conviction [1995] 920 Criminal Cases Review Commission, how it will work [1995] 929 Criminal damage, belief in God's consent no excuse [1993] 586 defence of lawful excuse [1994] 673 endangerment of life, recklessness, and [1995] 802 Criminal justice, see also Justice mediation and victims of crime [1995] rights of victims and [1995] 843 Criminal Justice Act 1988, sections 23 and 24, some problems [1994] 426, 430 Criminal Justice Act 1993, altering sentence framework [1994] 101 drug trafficking, confiscation orders, and [1994] 93 Criminal Justice and Public Order Act, obscenity, pornography and videos [1995] 123 Criminal law, territoriality and [1994] 650 Criminal liability, 'correspondence" principle [1995] 759 intoxication, and, Law Commission consultation paper [1993] 415 law in Australia and New Zealand [1993] 426 Criminal procedure, France, in [1994] 735 Crown Court, appeal against conviction, prosecutor absent [1995] 879 Current topics, curtailing the right to silence, access to legal advice and section 78 [1995] 132 hospital orders without conviction 1995] 220 killing with cars after Adomako: time for some alternatives [1995] 389

Current topics-cont. legal advice, the unrepresented suspect and the courts: inferences from silence under the Criminal Justice and Public Order Act 1994 [1995] 483 public interest immunity: the demise of the duty to assert [1995] 556 sentencer's lament on the imminent death of the suspended sentence [1995] 293 Custodial legal advice. improvement of [1995] 101 Custody, time-limits [1993] 522 expiry before arraignment [1995] 44 extension of [1994] 352 remand pending provision of surety [1995] 880 Customs and excise. corporate liability [1993] 43 exporting to Iran. licence without material facts [1993] 43 DNA evidence. correct interpretation of [1994] 711 Dangerous dogs. failure to tattoo [1993] 942 mens rea and Act, voluntary intoxication and [1994] person in charge of [1994] 443 public place, and [1993] 523 unmuzzled pit bull, defence of necessity [1994] 918 Dangerous driving, see Road traffic Data protection, recklessness test [1995] 633 Deception, false representation on form, law or fact [1993] 525 mortgage fraud [1995] 564 obtaining property by [1995] 396 Theft Act, and, meaning of valuable security [1994] 522 Defence. diminished responsibility, intoxicants, and [1994] 156 improving custodial legal advice [1995] 101 pre-trial disclosures, government's proposals [1995] 704 Deportation, E.C. nationals, of [1994] 163 Diminished responsibility, homicide. paranoid psychosis [1993] 857 intoxicants, and [1994] 156

murder, and [1993] 131

Disclosure, appeals and procedural traditions. ECHR, and [1994] 264 case for [1994] 42 duty of prosecution [1995] 225 hypnosis, Home Office guidelines [1995] 227 prosecution material circumstances [1995] 227 public interest immunity, and [1994] reprisal by CPS, unused material, of [1994] 281 video of family interview. public interest immunity [1993] 281 witness suspected informer court's approach [1994] 279 Disease, criminal liability for spreading [1994] 21 Doli incapax, presumption not part of law [1994] 523 Double jeopardy injunction [1993] 46 Drink driving, police officer in accident, breath test not administered [1995] Drugs. confiscation orders, and [1994] 93 controlled. offering to supply [1995] 400 detention of cash for use in: continued detention [1994] 581 possession, direction to jury [1994] 826 possession with intent to supply, admissibility and relevance of evidence [1995] 142 direction to jury [1995] 715 supply, entrapment by informer [1994] 827 trafficking. confiscation of proceeds [1993] 165 Duress Law Commission Report [1994] 334 nexus between peril and offence [1994] 582 objective test. expert evidence, and [1994] 353 psychiatric evidence, and [1994] 584 voluntary participation in offence [1995] 303

Environment, pollution,

Europe.

causation [1995] 683

criminal justice in [1993] 237

Europe-cont. E.C. criminal law [1993] 246 ECHR. hearsay and [1993] 255 European Union. deportation of E.C. nationals [1994] 163 Evidence, see also Magistrates absent witness [1994] 628 reading of statement [1995] 812 accomplice of. corroboration and [1993] 591 accomplice pleading guilty, testifying against co-accused [1994] 122 admissibility, acquittal of co-defendant [1994] 920 acquittal of one count [1994] 745 admissions including future plans [1995] 493 business records, of [1994] 843 cannabis with intent to supply [1995] 304 confession, of [1995] 409 Customs undercover agent, of [1994] 750 declaration by deceased [1995] 148 electronic listening device [1994] 830 interception of communications [1994] 832 limit of judge's discretionary power [1995] 881 P.A.C.E. interview, of [1993] 593 witness too frightened to testify [1995] 942 admissibility of co-accused's plea, exclusion of [1995] 805 Indictment Rules—joinder [1995] 151 joint charge of handling [1995] 808 previous consistent statement [1995] 155 sample obtained by assault [1995] 497 statement in presence of co-accused [1995] 240 taped phone call [1995] 229 tracker dog's actions [1995] 402 admissibility of guilty plea. co-conspirators, of [1994] 828 admission of documents, oral evidence, and [1995] 636 admission of previous convictions, discretion of judge [1995] 406 admission of statement, exercise of discretion [1995] 568 admissions to unit officer,

reliability of [1995] 729

Evidence-cont. admission of witness's statement [1995] 949 iury and [1993] 285 admissions in conversations. covert recording by police [1993] 681 alibi [1994] 949 Iudicial Studies Board direction. and [1995] 242, 946 need for judge to warn jury [1995] appropriate adult with juvenile, mother mentally deficient [1994] assault charge, live convictions, and [1995] 815 assertion that D opposed to IRA, photographic evidence [1995] 731 behaviour of defendant, previous injuries to son [1995] 883 breach of code, admitted by officer [1995] 404 breach of enforcement notices [1994] 746 breach of P.A.C.E. Code C, admissibility of later interview [1994] 838 subsequent confession, and [1994] 215 burglary, premises burnt in course of [1995] 821 character, as to [1995] 153 minor previous conviction [1995] previous conviction [1995] 808 character, of [1994] 52, 833 full direction on [1994] 202 imputations [1994] 834 previous convictions [1993] 208 proper direction to jury [1993] 58 cheating Inland Revenue conduct offence [1994] 747 child witness, competence of [1995] 644 use of statement of [1994] 745 closely proximate second incident admission of [1994] 929 co-accused, admissibility of confession of [1993] co-accused guilty plea before trial, admissibility of previous convictions [1995] 819 co-accused on lesser charge, cut-throat defences [1993] 210

Evidence-cont. co-defendant, of, necessity for corroboration [1994] co-defendant's conviction. admission of [1993] 527 Code C of P.A.C.E. conversation as interview [1994] 46 time for cautioning suspect [1994] 125 comments by judge, whether appropriate [1994] 50 committal proceedings, accomplice retracting statement at [1993] 956 competence of mentally handicapped adult. expert witness, and [1995] 411 computer printouts [1993] 48 admissibility [1993] 295 confessions. admissibility of [1994] 361, 839 fairness of covert taping [1995] 233 miscarriages of justice [1993] 174 obtained by oppressive conduct [1993] 685 whether obtained by threat or inducement [1995] 52 "wholly or substantially" dependent on [1995] 157 confrontation, admissibility [1994] 48 conspiracy, taped conversation [1993] 133 to possess explosives, [1993] 773 conspiracy to defraud [1994] 434 conspiracy to steal. co-accused, and [1993] 288 corroboration. abolition of warning rules [1995] 448 accomplice [1993] 57 admission in interview [1995] 494 complainant's evidence [1995] 495 direction to jury [1993] 860 lies at interview [1994] 118, [1995] new rules on witnesses [1995] 524 one complainant of another [1993] 293 partial admission, and [1994] 436 risk of contamination [1994] 675 sexual offence [1993] 946

similar facts-admissibility [1995]

whether voire dire necessary [1994]

admission of possession [1993] 691

586

corroboration and lies,

Evidence-cont. counterfeiting materials. custody of [1995] 144 conversation amounting to interview, P.A.C.E. Code C, and [1995] 239 convictions of others. relevance of [1995] 638 covert police operations, exclusion of evidence, and [1994] 793 C.I.A., ss. 23 and 26, where use inappropriate [1994] 922 Criminal Justice and Public Order Act 1994 [1995] 4 cross-examination, association with convicted person, on [1993] 288 rebuttal of answers in [1995] 653 cross-examination of police, evidence in earlier trial, on [1993] 599 Customs and Excise. "Carriage" and [1995] 807 "carried with him" [1995] 807 DNA. plucked hair sample [1995] 497 prosecutor's fallacy, and [1994] 711 rape, and [1995] 413 defence, notion of relevance, and [1993] 114 defence of alibi. rebuttal [1994] 591 defence of provocation. lies of accused [1993] 384 defendant not testifying. direction to jury [1994] 359 no corroboration [1993] 206 defendant's previous acquittals [1994] 208 disclosure, acts of informant not authorised [1995] 658 disclosure by prosecution [1994] 42 disclosure of documents, public interest immunity [1993] 689 discussions by police witnesses. immediately prior to trial [1994] 676 dock identification. admissibility [1994] 442 document made at time, witness refreshing memory from [1993] 947 document produced by computer, affirmative evidence necessary [1995] 642

documentary,

circumstantial or "real" [1994] 926

Evidence-cont. Evidence-cont. identification-cont. drugs with intent to supply, see also police files, on [1994] 357 Possession money in possession of D [1994] reliability of [1995] 651 592, [1995] 940, 941, 942 reliability of witness [1994] 218 emigration of witness. Turnbull direction, and [1993] 590, admission of statement of [1995] [1994] 930, [1995] 235, 244 240 victim from photographs, by [1994] entrapment, 684 use of [1994] 805 video film, and [1995] 414 entry and seizure, visual [1994] 931 unlawful warrant [1993] 204 witness mentally unfit [1994] 123 excluded material, identification by recognition. voluntary disclosure by holder Turnbull warning and [1993] 379 [1995] 236 identity, exclusion of confrontation [1993] 47 defence mistake and alibi [1995] 884 exculpatory matter in statement, importation and possession of drugs. direction to jury [1993] 864 exculpatory statements and denial of knowledge [1995] 722 confessions [1995] 280 knowledge [1995] 889 Morris requirements [1995] 400 expert witness. environmental health officer [1995] inconsistent verdicts. 813 acrimonious matrimonal context forensic. [1995] 720 after Runciman Report [1994] 780 indecent assault, good character, on [1993] 287 consent [1993] 952 both limbs of direction [1993] 952 corroboration [1993] 868 proper direction to jury [1993] 602 individual charges, hearsay. Crown alleging common enterprise absent witness and [1994] 628 [1995] 45 documentary [1993] 528 inference of guilt, documents [1994] 426, 430 whether prosecution case sufficient ECHR, in [1993] 255 [1993] 870 police documents as [1993] 480 intent, printout data and P.A.C.E., s. 69 effect of alcohol [1993] 380 [1995] 232 res gestae [1995] 944 interlocutory appeal, estoppel and further appeal [1994] 747 witness absent through fear [1993] 945 interview. hostile witness, before mental handicap discovered reliability of [1993] 948 [1995] 157 failure to reward [1993] 206 warning on creditworthiness of [1994] 841 right of silence in [1995] 146 identification [1993] 50, 203, [1994] interview of juvenile breach of code [1993] 211 intimate search, P.A.C.E. definition [1995] 407 admissibility of [1993] 52 breach of Code D [1995] 643 credibility of witness [1993] 944 intoxication rules, Law Commission report [1995] 382 direction to jury [1994] 932 element of recognition [1994] 128 joint trial, failure of witness [1995] 242 discretion to exclude [1995] 821 failure to hold parade [1994] 212 late reporting of rape, inconsistency with earlier statement identikit not admitted to defence [1993] 453 [1994] 131 informal at scene of crime [1993] reform in Australia [1993] 268 murderer, of [1995] 939 legal privilege, special procedure material, or photographic, in breach of Code D [1993] 866 [1994] 217

Evidence-cont. direction on [1994] 194 Lucas direction, and [1994] 680 need for direction on [1994] 682 not corroborative of identification [1993] 692 propensity limb of Vye direction [1995] 430 lies and Lucas direction. defence of self-defence, and [1995] judge's direction, and [1995] 305 lies by defendant. direction to jury [1993] 948, [1995] 154 lies to police in interview, direction to be given [1994] 683 lies told to doctor. admissibility [1994] 679 magistrates' committal proceedings, anonymous witnesses [1993] 388 maker of statement deceased. whether it can be used at trial [1995] 61 meaning of "outside the U.K." [1993] 596 mental handicap of defendant, confession [1994] 222, [1995] 723 P.A.C.E., ss. 77 and 78 [1995] 723 murder, admissibility of previous violence [1995] 649 mutual corroboration, risk of contamination [1994] 587 newspaper interview, entrapment or agent [1994] 919 whether collusion [1994] 590 non-intimate sample whether "hair" [1995] 497 observation post, cross-examination as to location [1994] 213 out of court statements, direction on status of [1994] 194 P.A.C.E., interview abroad [1993] 950 P.A.C.E. Code, interview in prison [1994]837 judges' discretion [1994] 588 inquiry becoming interview [1994] 285 interview of mentally handicapped [1994] 284 series of interviews, and [1994] 441 cross-examination on [1995] 815 store detectives, and [1994] 687 privilege against self-incrimination P.A.C.E. Code C. [1995] 817 breach, whether substantial [1995] prohibition on import of drugs,

Evidence-cont. P.A.C.E. Code C-cont. changes [1995] 356 significant and substantial breaches [1995] 59 P.A.C.E. Code D. conduct of identification parade [1995] 56 whether practical to hold parade [1995] 60 P.A.C.E. Codes D and E, changes, [1995] 356 P.A.C.E., s.78, allegation of entrapment [1994] 836 undercover police officers [1995] 817 part of a statement, C.J.A. 1988, s. 24(4)(iii) [1994] 438 person investigating not police, question of fact [1993] 588 phone tapping: tape destroyed, whether material irregularity [1994] "planted" [1994] 198 police interviews. D not giving evidence [1994] 121 police observation post, protection of occupier [1993] 283 police station, keeping suspects away [1993] 54 police witness comments [1994] 208 possession of drugs with intent to supply, admissibility of scales, money, etc. [1995] 716 possession of heroin with intent to supply. admissibility of earlier use [1995] 50 potential corroboration. identification of [1995] 495 previous convictions [1993] 62 cross-examination on [1994] 194, [1995] 54 other persons, of [1994] 283 previous convictions for violence, cross-examination on [1995] 312 previous miscarriage of justice [1993] previous sexual experience, failure to cross-examine on [1994] 216 previous spent convictions.

fraudulent evasion of [1993] 56

Evidence-cont. prosecution for. witness awaiting sentence [1995] psychological. admissibility [1994] 356 public interest immunity, government ministers and [1993] 660 questioning of complainant. judge, by [1994] 586 questions at house. whether properly admitted [1993] 768 rape, in, sexual history evidence [1993] 3 receiver of drugs, of [1994] 194 recognition of, security video [1993] 862 reform of Australian law [1993] 268 right to silence see Right to silence search in breach of Code B electricity company officials, by [1995] 499 separate trials ordered by judge, whether unfair [1995] 726 sexual offences, complaint not made [1993] 770 S.I. not Queen's Printers' copy whether admissible [1995] 813 similar fact. admissibility [1995] 640 admissibility of previous conviction [1994] 116 application of principle [1995] 414 cross-examination as to credit [1995] 145 familial connection [1994] 924 identity cases [1995] 53 possession of drugs [1993] 872 prejudice and irrelevance, and [1993] 432 previous similar alleged offence [1995] 489 severance of indictment [1993] 601 standard of proof, and [1993] 185 soliciting to murder, admissibility of police evidence [1995] 647 incriminating conversations [1994] spent convictions, previous good character, and [1993] 951 statement by third party, police, to [1994] 198 statement made outside United

Kingdom.

admissibility [1995] 568

Evidence-cont. statement of alibi witness, admission of [1993] 291 statutory ambiguity, Pepper v. Hart, and [1995] 236 statutory control of bugging, private homes, of [1994] 830 stylometry, and [1994] 645 subterfuge used to obtain, exclusion of [1993] 687 summing-up, direction on D's previous convictions [1994] 205 Turnbull direction [1995] 887 supplying cocaine. flat search in breach of P.A.C.E. [1994] 55 suspect questioned at house. whether interview [1993] 382 suspect unrepresented breach of P.A.C.E. [1993] 447 theft from vehicle. police as agents provocateurs [1993] 775 trap set by Customs officers, Code C, and [1994] 221 trial, improper cross-examination [1995] issue not raised by defence [1995] jurors and personal difficulties [1995] 310 oral evidence of witness [1993] 770 out of court statements [1995] 157 undisclosed material, duty of prosecution [1993] 597 unsigned statement. deceased, by [1993] 530 validity of search warrant [1994] 747 video film, violent incident, of [1995] 947 video of interview with child, jury may see [1995] 490 video recorded interviews [1993] 444 whether interview under P.A.C.E. code [1993] 772 witness abroad, criminal or civil standard of proof [1995] 308 witness declining to give [1995] 810 witness for defence, previous convictions of [1995] 727 witness for prosecution, admissibility of convictions [1994] 927 witnesses, motive for giving false evidence, and [1994] 682

Handling stolen goods.

Evidence-cont. witness's attendance. not reasonably practicable to secure [1994] 525 witness's statement lead. exclusion of [1995] 810 wrongful exclusion of, allegation of entrapment [1995] 58 Exculpatory statements confessions, and [1995] 280 Explosives. throwing explosive substance, petrol bomb [1993] 213 Extradition. applicant unlawfully at large [1993] 954 application for habeas corpus [1993] authentication of foreign documents [1993] 694 European Convention on expert evidence on foreign law [1994] 593 fugitive, of [1993] 390 further material from requesting state, power of court to seek [1993] 696 whether order to return oppressive [1994] 594 False accounting [1994] 933 Firearms. necessity for certificate [1994] 224 possession of, mental element [1993] 298 Firearms Act certificate public place, and [1995] 416 Fitness to plead, fair trial, and [1994] 419, 423 origins of criteria for [1993] 748 trial of the issue of [1994] 753 Forensic science, evidence, as, Royal Commission Report [1994] 780 Forgery, alteration of vehicle tax disc intention to defraud [1994] 363 bank instrument, and [1994] 595 Forgery and counterfeiting, custody of counterfeit notes defence of lawful excuse [1995] 569 criminal procedure in [1994] 735 Fraudulent trading, offering false prospectus [1994] 596 Fraud investigation, self-incrimination, human rights, and [1995] 854

Gypsies,

mens rea. knowing or believing [1993] 455 use of premises for car ringing [1994] 934 Health and Safety, corporate liability, defence of reasonable practicability [1995] 654 duty to provide safe plant. when duty arises [1993] 391 service of improvement notice. on occupier or employer [1993] 605 Homicide. Belize law. burden of proof [1994] 845 murder, provocation and [1993] 63, 957 provocation [1995] 890 self-defence [1995] 418 direction on [1995] 313 House of Lords, capacity and recklessness [1993] 127 Human rights, Court of. hearsay, and [1993] 255 M'Naghten rules and 1991 Act [1994] self-incrimination, corporate misconduct, and [1995] 854 Identification parades, fairness and accuracy in, psychology and legal practice, and [1995] 200 Immigration. labouring, illegal status of entrant [1993] 874 Incitement. indictment, proof of particulars [1994] 365 jury failure [1994] 365 obtaining by deception, mens rea [1994] 365 Inconsistent verdicts whether unsafe and unsatisfactory [1995] 160 Indictment, addition of counts, evidence to support [1993] 392 dangerous driving and aggravated vehicle-taking double jeopardy, and [1995] 733 duplicity, robbery [1994] 755 form of, Law Commission consultation criminalistion of way of life [1994] 28 paper [1995] 114

Jones [1995] 416 Jordan [1995] 906 Indictment-cont. indecent assault. nine years between offences [1993] Iudicial review. certiorari to quash acquittal [1993] 215 778 Crown Court. ioinder of counts. Supervisory jurisdicton of High evidential nexus [1993] 533 power to stay [1993] 393 Court, and [1993] 959 discretion of prosecution, and [1993] retrial. validity of [1993] 780 sexual offences, dismissal of charges specimen count [1995] 245 trial judge, by [1993] 134 jurisdiction of Divisional Court [1994] voluntary bill of. 56 amendment by trial judge [1995] public order police powers and [1993] 952 Infanticide, Iurisdiction, future of law on [1993] 21 rationale for laws on [1993] 903 Children and Young Persons Act 1993, [1993] 65 Information, whether defective, Jury. test [1993] 606 hias. accidental sighting of defendant Insanity. defence of. [1994] 367 jury, and [1995] 314 discharge of [1995] 424 M'Naghten rules and human rights friction between members of. ability to continue trial [1993] 875 [1994] 84 juror not under control of jury bailiff Interception of communications [1993] 394 private system, and [1995] 246 length of deliberations. pressure to conclude [1994] 287 diminished responsibility defence and member's husband known to D, [1994] 156 question of bias [1995] 952 Intoxication. not agreed on verdict, causing g.b.h., whether under pressure [1995] 502 capacity to form intent [1993] 300 summing-up [1993] 300 rehearing of tape recording, jury room, in [1993] 876 right to stop trial [1995] 423 secrecy of [1993] 217 criminal liability [1993] 415, 426 Law Commission report [1995] 382 involuntary, Sunday verdicts [1995] 625 defence to criminal charge [1994] 846 unsupervised experimentation by, risk of [1993] 607 mens rea, and [1993] 781, [1994] 272 verdict after discharge [1994] 225 witness and judge speaking, prejudice test [1994] 458 Joint enterprise, adequacy of jury direction [1995] 736 Justice, attempted murder, European perspective [1993] 237 liability of secondary party [1995] Royal Commission [1992] 637 734 Juvenile offenders, foresight required [1993] 302 cautioning of, mens rea of secondary party [1993] 698 new Home Office guidance [1994] murder. 566 withdrawal from [1994] 444 police cautioning of [1993] 572 no pre-arranged plan [1995] 501 Offences against the Person Act, Landlord and tenant, jury and [1994] 848 **Environmental Protection Act** principal guilty of murder, application for summons [1995] 65 secondary party convicted of Law Commission, manslaughter [1995] 420 criminal law reform, and [1995] 911 scope of agreement. intoxication and criminal liability, proper direction [1994] 446 reconciling principle and policy [1993] 415 Joint offences,

surviving without Majewski [1993]

426

burglary,

acquittal of one accused [1994] 756

Law Commission-cont. Manslaughter. abandonment of "live" vehicle [1994] involuntary manslaughter. consultation document [1994] 547 368 involuntary, proposals on law of complicity [1994] 239, 252 breach of duty, by [1994] 757 breach of duty-test [1994] 598 Law reform. Law Commission, and [1995] 911 corporate liability [1994] 547 Legal advice. form and function in law of [1994] custodial. improvement of [1995] 101 unlawful act or reasonable force, Legal aid. removal of trespasser [1994] 288 availability of. vigorous sexual activity, by, driving disqualification application consent [1995] 570 [1995] 425 Medical treatment. "criminal proceedings" insensate patient. drugs-related [1994] 936 withdrawal of life support [1993] "expert" cross-examination. statutory list of factors [1993] 609 Mentally disordered offender, magistrates' courts, in [1993] 336 police custody and [1995] 371 Licensing law. Mental health. public entertainment licence. hospital orders without conviction breach of conditions [1993] 701 [1995] 220 unlicensed street trader [1993] 960 Merchant Shipping Act, Local government, operating ship in safe manner [1993] private hire vehicle 611 licensing of [1993] 610 Murder. M'Naghten rules, human rights and attempted, intent [1994] 519 1991 Act [1994] 84 battered women, by [1993] 728 Magistrates. abuse of process [1993] 136 children by parents [1993] 32 access to persons in police custody diminished responsibility, direction to jury [1993] 961 [1994] 852 committal by order of two elements of [1995] 506 admissibility of evidence, and evidence, [1994] 850 interview of dead person [1995] 507 court procedure, intent. committal for trial [1994] 133 Nedrick direction [1995] 504, 507 Customs & Excise Act, and [1995] joint enterprise, 161 whether misdirection [1994] 688 public interest immunity and [1995] joint enterprise direction [1995] 317 954 provocation. summary only offences [1993] 787 defence not raised [1995] 66 dismissal of charge, failure to leave to jury [1995] 425 prosecution not called [1995] 953 evidence, Obscene publications, disclosure in summary trial [1995] copyright in obscene image [1994] 527 Obscenity mode of trial [1995] 892 Criminal Justice and Public Order Act handcuffing of defendant [1993] 219 [1995] 123 legal aid in courts [1993] 336 Obstructing police, offences under Transport Act, wilful obstruction [1993] 534 not committed in area [1993] 785 Obtaining by deception, cheque [1993] 788 participation in decision-making, appearance of, by clerk [1995] 503 dishonesty, sentencing guidelines for [1993] 345 ignorance of law and [1993] 137 summary trial, services. guidance as to levels of sentence bank accounts in false name [1995]

893

[1994] 598

Offences against the person, Police-cont. consent, and [1994] 480 interviews g.b.h. with intent. role of "appropriate adult" [1995] young witness [1993] 456 540 Law Commission Report, legal advice at station [1993] 371 duress [1994] 334 mentally disordered offender, and violence [1994] 324 [1995] 371 sado-masochism, metropolitan district. consent, and [1994] 661 cautioning in [1993] 572 sports, and [1994] 513 wilful obstruction of [1993] 534 unlawful wounding, direction to jury [1994] 534 young adult diversion schemes metropolitan district, in [1993] 490 Police and Criminal Evidence Act, P.A.C.E. Codes of Practice. application for production order changes to questioning and [1993] 458 identification [1995] 356 Codes C. D and E. Perjury changes to [1995] 356 need for corroboration [1993] 613 ex parte application for warrants. Perverting course of justice, duty of police and judge [1993] 962 bribery and improper pressure [1993] Pollution, 396 analysis of water samples. conviction in absentia. admissibility [1993] 221 offences committed by another causation. [1995] 737 question of fact or law [1994] 451, interfering with a witness [1993] 397 [1995] 683 investigation, "controlled waste" [1993] 703 no evidence of crime at time [1994] substance must be discarded [1995] 449 proof of intention to mislead [1995] 68 disposal of "empty" barrels [1995] 319 Planning, oil in water. building enforcement notice. vandalism [1994] 453 failure to comply with [1993] 220 statute repealed, control of advertisements, offence after repeal [1993] 704 deemed consent, and [1994] 940 vicarious liability for employees [1994] enforcement notice, 760 compliance period for [1993] 400 failure to comply with [1994] 296 Pornography, computers, and [1995] 546 using land in contravention of Criminal Justice and Public Order Act [1994] 607 [1995] 123 stop notice too broad [1993] 615 Prison. works damaging scheduled changes in use of imprisonment, monument. England and Wales 1950-1991 consent by Secretary of State, and [1994] 316 [1994] 938 prison governor's perspective [1995] Plea. 286 autrefois acquit, Procedure, whether valid [1993] 67 appeal, Police, effect of death before [1994] 854 assaults on, conduct of trial judge mistaken identity, and [1994] 817 interpreter and [1994] 937 cautioning by, young adults and juveniles [1993] notice of transfer to Crown Court, either way offence [1995] 168 572 validity of committal, confessions and recording rules [1992] statement by deceased witness 174 [1995] 823 covert operations by, discretionary exclusion of evidence Procuring, from [1994] 793 actus reus. causing death by reckless driving documents.

hearsay evidence, as [1993] 480

[1994] 527

Prosecution. alternatives to. public interest redefined [1993] 357 time-limits [1993] 522 disclosure of evidence by [1994] 42 discretion to, judicial review, and [1993] 739 discretion to halt. abuse of process doctrine [1995] 864 new CPS code, accountability and public interest [1994] 894 response [1994] 904 Rape. private, locus standi of prosecutor [1993] 221 time-limits. whether complied with [1995] 894 Provocation, defence of [1994] 690 to be left to jury [1995] 739 not left to jury, misdirection [1995] 741 not raised by defence, summing-up, and [1993] 616 witness. Psychology and legal practice identity parades, and [1995] 200 Recklessness. Public interest, capacity and, disclosure of documents, Police Complaints Authority [1993] immunity [1994] 370 222 demise of duty to assert [1995] 556 Ministers' responsibilities, and [1993] 660 Public order. co-accused. prejudicial out-of-court statements [1993] 880 communal lending, whether dwelling [1993] 882 unrepresented suspect and [1995] 483 conviction of affray, summing-up, and [1993] 618 Road traffic. Criminal Justice and Public Order Act automatism, 1994 [1995] 19 defence of reasonable conduct [1993] demonstration, defence of reasonable conduct [1994] 58 disorderly behaviour, meaning of [1995] 896 indictment defect [1993] 880 amendment of [1995] 956 interview of juvenile, "appropriate adult" [1993] 880 necessity to empanel jury [1993] 70 notice under Act, failure to comply with [1995] 426

Public order-cont. police powers. judicial review, and [1993] 915 riot and violent disorder. aiders and abettors [1993] 880 threatening behaviour. 'unlawfulness" of, [1993] 791 violent disorder, self-defence, and [1995] 956

sentence, and [1995] 267 a reply [1995] 272

complainant's credibility [1995] 742 complainant's sexual history [1993] 3 consent [1995] 320 definition [1994] 531 direction to jury, factual basis, on [1994] 531

impersonation of boyfriend [1995] 163 other sexual relations by complainant, and [1994] 691 use of screen for adult [1994] 531

House of Lords decisions [1993] 127 Reporting restrictions. failure to comply with notice [1993]

Right to silence, effect of Criminal Justice, etc., Act 1994 [1995] 132 inferences from silence [1995] 602 interpreting the provisions Northern Ireland cases [1995] 587 statutory changes. two side-effects [1995] 612

dangerous driving, and [1994] 692 being in charge of vehicle [1994] 855 blood sample, supply to D for analysis [1993] 883 careless driving and alcohol

causing death by [1995] 824 causing death by reckless driving, procuring and actus reus [1994] 527 construction and use regs meaning of "using" [1993] 707 consumation of alcohol, other than by drinking [1994] 601 dangerous driving,

causing death by [1995] 487, 635 condition of vehicle [1995] 428

Road traffic-cont. Self-defence-cont. drink driving test of reasonableness of force. defence of duress [1994] 600 whether subjective or objective failure to provide specimen [1993] [1995] 743 139, 968 Sentence, abduction of child. method of driving [1993] 619 parents, by [1995] 967 provision of blood sample [1993] adequacy of. 884 attempted rape [1994] 232 replacement specimen [1993] 966, buggery of boys [1994] 956 970 causing death by careless driving whether on public road [1993] 621 [1994] 950, [1995] 178, 256 driving whilst unfit. hypoglycaemia [1994] 372 causing death by dangerous driving [1994] 764, [1995] 255, 257 driving without due care and causing g.b.h. with intent [1994] attention. 465, [1995] 258 police officer [1995] 73 indecent assault on child [1995] 835 failure to provide breath specimen manslaughter [1994] 69, 957 [1995] 71 rape [1993] 81, [1994] 68, 768 fraudulent use of excise licence [1995] rape and manslaughter [1993] 470 250 robbery [1994] 951, 952, 953 information bad for duplicity [1993] robbery and theft [1994] 766, 767 wounding: intent to resist arrest intoximeter reading. challenge of reliability [1995] 429 [1994] 302 wounding with intent [1994] 233, 953, 954, 955, [1995] 87, 179, 837 killing with cars. Adomako, and [1995] 389 adjournment for inquiries, Lion intoximeter clock inaccurate [1995] 69 custodial sentence and [1995] 85 possession of blank insurance adjournment for report, certificates, custodial sentence, and [1994] 379 intention to deceive [1995] 825 adult, as public place, offences committed as juvenile drink driving, and [1993] 399 R.T.A. 1988 s. 7(6) creates one [1995] 340 affray, offence [1995] 572 compensation order [1993] 317, 318 tacograph equipment, age of offender. exemption from need for [1995] 165 determination of [1994] 380 Robbery. aggravated burglary. appropriation, g.b.h. with intent, and [1993] 544 force applied [1995] 656 aggravated vehicle taking [1993] 85, Royal Commission on Criminal Justice [1995] 92 [1993] 637, 808 alteration of, disclosure [1993] 841 misapprehension of statutory discontinuance of prosecution [1993] maximum [995] 86 830 validity of [1995] 662 evidence recommendations [1993] 817 arson, investigative powers, safeguards for unduly lenient [1993] 794 suspects, and [1993] 808 assault, miscarriages of justice, seriousness of [1993] 627 lost opportunity to rectify [1993] assistance to prosecution, 926 whether mitigating factor [1994] mode of trial decisions [1993] 830 469 plea bargaining [1993] 830 attempted rape [1993] 143 attempted unlawful sexual intercourse Sado-masochism, consent and [1994] 661 [1993] 893 Attorney-General's references [1994] Self-defence. burden of proof,

breach of community order [1995] 512

duty of judge [1995] 430

Sentence-cont. Sentence-cont. buggery [1993] 795 wife by husband [1993] 82 buggery of male without consent, maximum sentence for [1995] 515 commercial premises, of [1993] 629 custodial sentence justified [1993] 469 detention under Children and Young Persons Act [1994] 136 disparity between co-defendants [1993] 467 dwelling, of [1993] 408 office premises and public house, of [1993] 981 shop, of [1993] 408 unoccupied dwelling, of [1993] 802 causing death, aggravated vehicle taking, by [1994] 304, [1995] 176 careless driving with alcohol, by [1994] 305, 468 custodial, causing death by careless driving, drink driving, and [1995] 437, 438 causing death by dangerous driving, alcohol, and [1995] 345 child on pedestrian crossing [1995] 346 causing death by reckless driving [1993] 322 aggravating circumstances [1993] Children and Young Persons Act detention for life, and [1995] 576 detention under [1995] 83 committal. conditional discharge, and [1995] matters for consideration by magistrates [1994] 470 common assault, actual injuries, and [1995] 902 custodial sentence, and [1994] 78, 464 community service order, Crown Court and later offences, [1995] 341, 342 failure to comply with [1994] 142 offender unable to perform [1993] previous conviction [1995] 964 compensation order, change in financial circumstances

[1994] 228

750

handling stolen goods [1994] 71

injuries resulting from affray [1995]

compensation order-cont. means for [1995] 750 powers of court [1995] 91 specimen charge, and [1995] 259 width of [1994] 309 young offender in care [1995] 962 conditional discharge. offence during [1993] 540 confiscation order, costs of prosecution, and [1994] 543 discretion of sentencer [1995] 960 whether appropriate [1994] 960 confiscation under C.J.A. [1994] 309 contempt of court [1994] 869 offender under 18 [1995] 439 Court of Appeal guidance, duty to apply [1994] 537 Criminal Justice Act. altering the framework [1994] 101 criterion of seriousness [1993] 149 custodial sentence, and [1993] 151 procedure [1993] 153 dangerous driving. causing death by [1993] 226, [1994] custodial sentence and [1993] 84 deferment, unduly lenient [1993] 227 delay in trial, absconding defendant's behaviour [1995] 901 aggregate of terms [1995] 751 detention of young offender, time in care on remand [1994] 872 detention in young offender institution [1994] 137 discretionary life, diminished responsibility, and [1994] 227 manslaughter, for [1993] 982 "relevant period" [1995] 671 disqualification of company director, length of period [1994] 146 disqualification from driving driving test to be passed [1994] 231 life, for [1994] 387 vehicle used for offence [1995] 440 driving offences, consecutive sentences, and [1995] driving with excess alcohol, immediate imprisonment, and [1995] 966

drug trafficking [1993] 320, 407, [1994] 384, 385, 388

confiscation order [1995] 513

Sentence-cont. Sentence-cont. drug trafficking—cont. meaning of "proceeds" [1993] 719 "realisable property" [1994] 613 limitation on sentencer's powers, duty of counsel and [1993] 230 longer than normal. whether drugs realisable property arson [1994] 771 [1995] 88, 89 assault occasioning actual bodily effect of offence harm [1994] 76 victim, on [1993] 318 attempted rape, for [1994] 541 factual basis for, [1994] 614, 870 basis of plea [1994] 301 child abduction [1994] 702 duty of sentencer to explain [1995] conviction on single count [1994] earlier offences, and [1995] 580 duty to hold Newton hearing [1994] factual questions, and [1994] 700 139 false imprisonment [1994] 462 evidence of defendant [1994] 80 future behaviour, and [1995] 754 Newton hearing [1993] 469 general considerations [1994] 958 imitation firearm and robbery custodial sentence, and [1994] 614 [1995] 435 indecent assault [1994] 75, 145, 229, guilty plea [1993] 319 230, [1995] 173, 965 guidelines. indecent assault on males [1994] 460 "Ecstasy" [1995] 838 likelihood of reoffending [1995] guidelines for magistrates [1993] 345 260, 443 hospital order. medical evidence and [1994] 704 restriction order, and [1995] 220 rape, for [1995] 578 importing Class A drugs, serious robbery [1994] 961 basis for [1994] 772 sex offences against own family revised guidelines [1994] 695 [1994] 868 imprisonment, violent offence [1995] 174 changes in use of [1994] 316 wounding with intent [1993] 543 incest, long-term detention of juveniles, damage to victims [1993] 405 ram-raiding, for [1995] 673 indecent assault. Magistrates' Courts Act, and [1994] child, on [1993] 979 865 custodial sentence, and [1995] 180 juvenile, by [1994] 698 making off without payment [1993] 981 young girl, on [1993] 799 manslaughter, kidnapping and robbery, security guard, of [1993] 717 drink driving, by [1995] 581 driving, by [1995] 176 legal representation [1995] 510 husband, of [1995] 840 leniency of. perverting course of justice [1994] rape by 15-year-old [1993] 472 535 life. maximum, law practice and release decisions attempted buggery of youth [1993] [1993] 644 542 life imprisonment, indecent assault [1993] 541 appropriateness of [1994] 770 mortgage frauds, false imprisonment, for [1994] 863 guidelines [1993] 86 longer than normal sentence, as multiple offences, [1995] 441, 442 minimum period [1995] 171 concurrent or consecutive sentences [1994] 767 rape and attempted murder [1995] "out of character" offence [1994] 701 rape—specified period [1995] 907 relevance of associated offences protection of public from serious harm [1994] 308 [1995] 577 violence to children [1994] 463 repeated rapes of mental patients for [1995] 259 violent offence, for [1994] 539, 618, specified period under C.J.A. [1994] 140, 769, [1995] 172

obtaining by deception [1993] 895

Sentence-cont. Sentence-cont. offender on probation. C.I.A. 1991, since [1994] 399 relevant considerations [1993] 463 "exceptional circumstances" [1993] order to pay prosecution costs [1995] 224, 721, 893, 982, [1994] 381, 514 [1995] 900 Crown Court, in [1995] 665 imminent death of [1995] 293 partly suspended. offence during [1993] 539, 894, restoration of [1994] 388 [1995] 347 persistent offender, power to impose [1993] 146 longer than normal [1994] 144 subsequent offence, and [1993] 980 perverting course of justice. theft. mother with young children [1995] seriousness of offence [1993] 720 small sums from employer [1994] plea of guilty. 612 offender with no defence [1995] sub-postmistress, by [1993] 404 660,661 time in custody. possessing drugs. aggregate sentences and [1995] 753 forfeiture of vehicle [1994] 230 unlawful sexual intercourse with pre-sentence report [1993] 146 child. custodial sentence, and [1994] 72 probation order, and [1994] 182 previous convictions in. unlawful wounding, C.I.A. 1991, s.29 revised [1994] 409 longer than normal [1993] 978 probation order [1993] 147 recklessness [1993] 322 offence committed before order victim impact statements, and [1993] [1993] 797 offence during [1993] 802, [1994] "violent offence" [1994] 382, 383 73, 300 threat to kill, and [1995] 574, 664 power to change [1993] 473 wounding with intent [1993] 719 problems in terminating [1994] 110 adequacy of [1993] 631 racial discrimination, and [1995] 267 attacking with axe [1993] 798 a reply [1995] 272 life imprisonment for [1993] 801 rape, 892 burglar, by [1994] 536 to cause g.b.h.. adequacy of [1994] 70 child, of [1993] 716 first tier courts 1991-92 [1994] 343 young offender. former sexual partner, of [1993] 718 order against parent or guardian H, by [1993] 983 [1995] 748 wife, of [1995] 344 young offender institution. excess of 12 months [1994] 298 rape and buggery of young children, [1993] 83 unsuitable offenders and [1995] 675 recommendation for minimum period. young offenders. appeal against [1995] 669 guilty plea and maximum term [1994] 866 relevance of previous convictions [1993] 155 Serious fraud, robbery, review of magistrates' decision, adequacy of [1993] 630, 716, [1994] Divisional Court, by [1994] 374 Seriousness of offences, loaded firearms, with [1994] 609 level of punishment, differences of opinion on [1994] 489 petrol station-imitation firearm [1994] 537 Sexual offences see also Rape and other threat with knife [1994] 610 relevant headings, suspended, attempted rape. consent [1994] 455 activation [1993] 466 buggery of female [1994] 669 activation on subsequent offence [1994] 303 earnings of prostitution [1994] 532 conviction for further offence, and importuning for immoral purposes [1993] 464 [1993] 777

Sexual offences-cont. Theft-cont. solicitor retaining client's money indecent assaults. cross-examination of young [1995] 77 complainant [1994] 763 relevance of recklessness [1993] 092 taking a conveyance, subsequent taking by another [1993] 622 indecency with child [1993] 971 loitering for prostitution. territorial basis for jurisdiction [1994] confined to women [1994] 762 650, 693 outraging public decency two alternative bases. act in private house [1995] 826 irregularity [1994] 605 persistent importuning. Threats offences. meaning of "persistent" [1994] 375 proposal for reform of law of [1994] 176 rape. lack of consent [1995] 75 Timeshares. reasonable belief as to consent 1992 Act. [1994] 226 Consumer Credit Act and [1995] Town and County Planning, see sexual history evidence [1993] 3 Sports, Planning offences against person, and [1994] Trade descriptions, 513 false odometer reading, Summing-up, see also Trial no effective disclaimer [1995] 166 incomplete directions [1995] 76 membership of guild, false statement as to [1995] 827 Suspects, questioning of, recklessly making false statement, role of solicitor [1993] 368 in course of trade or business [1995] police recording rules 657 confessions and [1993] 174 statement of fact, airline ticket, in [1993] 709 Terrorism, timeshare presentation, directing terrorist organisations, whether "service" [1995] 431 offence of [1993] 669 vehicle odometer reading Theft, sale to another dealer [1994] 61 aggravated vehicle taking [1994] 604 Transport, appropriation, access permit, assuming rights of true owner revocation of licence [1994] 940 [1993] 72, 459 "public service vehicle" [1993] 76, 77 counterfeit shirts, Trial. extradition, and [1994] 602 abuse of proceedings. dishonest appropriation, contempt, and [1993] 536 stolen cheques [1993] 304 delay [1994] 948 dishonesty, relisted case [1993] 793 Law Commission review [1995] 461 accomplice evidence, documentary evidence. judge's warning [1994] 63 valuable security, of [1993] 73 "accomplice" direction. handling, and, co-accused implicating D [1994] 941 evidence of previous conviction adjournment during [1993] 461 [1995] 321 admissibility of statements, handlers not thieves [1994] 457 hiring vehicles abroad to sell in U.K. overseas bank witnesses, by [1995] 79 fresh appropriation in U.K. [1994] affray self-defence, 650, 693 summing-up [1994] 694 intention to permanently deprive alibi witness [1994] 792 Turnbull direction, and [1995] 327 making off without payment [1993] co-defendant's guilty plea, significance of [1994] 764 money into bank account, of [1993] 310 collusion, left to jury [1995] 82 property of another, whether proper charge [1995] 323 committal proceedings, effect of irregularity [1993] 78

section 6(1) [1993] 141

Trial-cont.

length of.

251

duty of counsel and judge [1995]

Trial-cont. conspiracy H and W alone [1993] 890 conspiracy to abduct. non-parent, and [1993] 536 conspiracy to defraud. direction on [1995] 326 corroboration. specific count unidentifiable [1995] 82 counsel, conduct of defence [1994] 943 D arrested during course of, effect on jury [1993] 401 defence not put forward by D. duty of judge to direction [1994] 376 defendant not giving evidence, material irregularity, and [1995] 396 direction on corroboration [1995] 338 disclosure informer, and [1995] 337 drugs issue. expert analysis, and [1995] 433 entrapment. proper procedure [1995] 169 failure to discharge jury [1995] 829 failure to give evidence. direction to jury [1994] 63 Firearms Act, mens rea, and [1995] 327 fitness to plead [1993] 748 fair trial, and [1994] 419, 423 formula agreed in closing speech, power of judge [1995] 829 handling stolen goods [1994] 934 hearsay in crime reports, identification, and [1995] 327 homicide. formation of intent [1994] 944 indictment, no compliance with order to amend [1995] 828 irregularity [1993] 888 joinder of Ds [1994] 949 iudge's comments, beyond bounds of permissible [1994] 856 judge indicated no defence disclosed, irregularity [1994] 134 juror, bias of [1993] 886 inry. phone call during retirement [1995] pressure to reach verdict [1994] 377 video evidence, and [1995] 335, 336

late direction to jury.

alternative count [1993] 891

lies by D. Lucas direction, and [1995] 79, 338 trial judge's discretion [1994] 947 mobile phone in jury room. inquiries after verdict [1993] 976 multiple counts and complainants, misdirection [1995] 82 name of informer to be disclosed, refusal of police to comply [1993] offence triable either way. addition of summary offence [1995] ordered and directed acquittals [1993] 95 outburst in open court, discharge of jury, and [1995] 731 perjured evidence. unfair warning as to [1993] 711 plea. refusal by D [1995] 79 pre-trial disclosure, government's proposals [1995] 704 private prosecution, victim as advocate [1995] 658 prosecution, duty of disclosure [1993] 312 prosecution closing speech length and content [1995] 747 provocation, no defence evidence [1993] 714 reporting restrictions. procedure [1995] 509 retirement of jury [1995] 958 retrial. admission of previous acquittal [1994] 947 ruling on application, no findings of factor law [1995] 658 separate refused, danger of prejudice [1995] 331 severance of counts on indictment, discretion of judge [1995] 332, 899 single count for number of acts, direction to jury [1994] 66 submission of no case to answer, presence of jury [1995] 958 summing-up. burden of disproof of evidence [1995] 78 burden of disproving alibi [1995] 79 character of defendant [1995] 897 defendant not giving evidence [1993] 223, 973

Trial-cont. summing-up-cont. direction to jury [1993] 886 failure of judge to do so [1995] 746 joint enterprise [1993] 538 judge's comment [1993] 403 material irregularity [1993] 623 material misdirection and [1994] 945 proper directions, and [1993] 713 Supreme Court Act, s. 29. matter relating to trial on indictment [1995] 658 treatment of video recorded interviews [1993] 444 use of screen, adult witnesses, for [1995] 333 verdicts from jury Sundays, on [1995] 625 violent disorder. judge's direction [1995] 432 witness. application for anonymity of [1995] 253 victims,

proper direction [1993] 974 Unlawful wounding, direction to jury [1994] 534

rights of [1995] 843

witness ill.

VAT,
gambling exemption,
E.C. directive, and [1994] 858
Verdict,
inconsistent,
credibility issue [1994] 861
whether conviction safe [1994] 859

Victims of crime. information and reparation, and [1995] 187 victim impact statements, sentencing, and [1993] 498 Video recordings, classification system. Criminal Justice and Public Order Act [1995] 123 interviews, of [1993] 444 supply to under age person, knowledge and information of employee [1993] 624 Violence. Law Commission Report [1994] 324 Violent disorder, public order.

Witness, child, social worker, and [1994] 458 duty of counsel at trial [1994] 458 duty to call [1995] 831 expert's fee, refusal to consider [1995] 831 not called, power of court to intervene [1995]

self-defence, and [1993] 626

Young adult offenders, diversion schemes [1993] 490, 572 police cautioning of [1993] 572